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FILED/ACCEPTED

MAY - 32007

May 2,2007

Federal Communications Commission Office of the Secretary

Ms. Marlene Dortch Secretary Federal Communications Commission 445 12th Street, SW Washington, D.C. 20554

Re: Nordia, Inc. Supplement to Annual Progress Report Regarding Waived TRS

Standards for Internet Protocol (IP) and Video Relay Service (VRS)

CG Docket No. 03-123

Dear Ms. Dortch:

This is written on behalf of Nordia (Nordia), to supplement Nordia's April 17, 2007 filing regarding the waived TRS standards for Video Relay Service (VRS). In its prior submission, Nordia stated that it has never directly offered VRS. In 2006, a *de minimus* volume of such services was offered indirectly by a third party contractor, the Communications Access Center for the Deaf and Hard of Hearing (CAC).'

Accordingly, based upon information provided to Nordia by the CAC, Attachment A hereto supplements Nordia's prior submission as to progress made in 2006 toward meeting the waived TRS standards for VRS.

Please contact me directly if your have any question regarding this submission.

Gregory C. Staple

Attachment

cc:

Gregory Hlibok

Thomas Chandler

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See In /he Matter of Telecommunication Relay Services and Speech-to-Speech Services for Individuals with Hearing and Speech Disabilities and Americans with Disabilities Act of 1990, Second Report and Order, Order on Reconsideration, and Notice of Proposed Rulemaking (Second Report and Order), CC Docket No. 98-67 and CG Docket No. 03-123 (FCC 03-112), released June 17, 2003, ¶ 76.

May 1,2007 Nordia Supplement on Waived TRS Standards for VRS

Emergency Call Handling (IP and VRS)

Nordia's VRS vendor provides a short-term Emergency Call Handling solution for both VRS and IP. This solution is not fully compliant with the intent of Emergency Call Handling as the current technology does not allow for immediate transfer to the Public Service Answering Point (PSAP). Our vendor continues to participate in an industry provider group that is considering both short-term and long-term solutions and methods of addressing this standard.

Speed of Answer (VRS)

This waived requirement was changed on January 1, 2006 when the FCC (Federal Communications Commission) instituted new mandatory VRS ASA (Average Speed of Answer) requirements. Since that time, our vendor has met all required ASA standards.

Equal Access to Interexchange carriers (VRS)

It is Nordia's view that equal access to different interexchange carriers is not required with VRS because VRS users do not pay for long distance calls. In addition, consumer choice is maintained because VRS users can choose between several VRS providers and can in fact choose a different VRS provider for every individual call. It would be appropriate to offer users a choice of carriers when billing for long distance calls becomes a requirement.

Pay-per-call service (900 numbers) (IP and VRS)

This type of call is user paid and requires the Automatic Numbering Information (ANI) for billing purposes. The technology is not in place at this time. While Nordia is not a proponent of registration, information gathered at the time of registration could include the billing information that would allow pay-per-calls to be user billed.

VCO-to-TTY, HCO-to-TTY & VCO-to-VCO, HCO-to-HCO (IP and VRS)

Nordia's VRS vendor is investing in the new technology that would allow the provision of types of services as stand-alone offerings. However, Nordia has not had a large demand for those services and its vendor consequently is reluctant to invest time, effort and financial resources to deploy those services **for a** limited potential return.

Call Release (IP and VRS)

This service provision is out-dated for \mathbb{F} and VRS and the requirements should be reviewed for appropriateness. Call release is only appropriate for TTY calls.

3 Way Conversation (IP and VRS)

The current preferred video phones do not have the capability to participate in three-way conversations on video as they only support one remote video user at a time. Our vendor currently supports the telephony side of three-way conversations. Nordia also has had no requests for this service.

Speed Dialing (IP and VRS)

Nordia's vendor maintains a Client Profile/preference data base in which clients may store frequently called numbers.

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